§ 911.104 Procedures for requesting an indemnification agreement.

When requesting an indemnification agreement, the State or locality must—

- (a) Certify that on December 4, 1985, the State or locality had in effect a law that prohibited or had the effect of prohibiting the disclosure of criminal history record information to OPM;
- (b) Attach a copy of the law to the request for an indemnification agreement:
- (c) Notify OPM, at the address below, of its eligibility for an indemnification agreement.
- Office of Personnel Management, Office of Federal Investigations, P.O. Box 886, Washington, DC 20044

§911.105 Terms of indemnification.

The terms of the indemnification agreement must conform to the following provisions:

- (a) Eligibility. The State or locality must certify that its law prohibits or has the effect of prohibiting the disclosure of criminal history record information to OPM for the purposes described in §911.101(a) and that such law was in effect on December 4, 1985.
- (b) Liability. (1) OPM must agree to indemnify and hold harmless the State or locality from any claim for damages, costs, and other monetary loss arising from the disclosure or negligent use by OPM of criminal history record information obtained from that State or locality pursuant to 5 U.S.C. 9101(b). The indemnification will include the officers, employees, and agents of the State or locality.
- (2) The indemnification agreement will not extend to any act or omission prior to the transmittal of the criminal history record information to OPM.
- (3) The indemnification agreement will not extend to any negligent acts on the part of the State or locality in compiling, transcribing, or failing to delete or purge any of the information transmitted
- (c) Consent and access requirements. By requesting the release of criminal history record information from the State or locality, OPM represents that—
- (1) It has obtained the written consent of the individual under investiga-

tion to request criminal history record information about the individual from criminal justice agencies in accordance with 5 U.S.C. 9101, after advising the individual of the purposes for which the information is intended to be used by a Privacy Act of 1974 (5 U.S.C. 552a), or an equivalent, notice; and

- (2) Upon request, OPM will provide the individual access to criminal history record information received from the State or locality, as required by 5 U.S.C. 9101(d).
- (d) Purpose requirements. OPM will use the criminal history record information only for the purposes stated in §911.101(a).
- (e) Notice, litigation, and settlement procedures. (1) The State or locality must give notice of any claim against it on or before the 10th day after the day on which a claim against it is received, or it has notice of such a claim.
- (2) The notice must be given to the Attorney General and to the United States Attorney of the district embracing the place wherein the claim is made.
- (3) The Attorney General will make all determinations regarding the settlement or defense of such claims.

PART 919—GOVERNMENTWIDE DE-BARMENT AND SUSPENSION (NONPROCUREMENT)

Sec.

919.25 How is this part organized?

919.50 How is this part written?

919.75 Do terms in this part have special meanings?

Subpart A—General

919.100 What does this part do?

919.105 Does this part apply to me?

- 919.110 What is the purpose of the nonprocurement debarment and suspension system?
- 919.115 How does an exclusion restrict a person's involvement in covered transactions?
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